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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/810,506	03/26/2004	Pavel Horsky	BGC.0005US (A2261-US)	8179
21906	7590 11/24/200		EXAMINER	
TROP PRUI 8554 KATY I	NER & HU, PC	JEANGLAUDE, JEAN BRUNER		
SUITE 100	KLLWAI		ART UNIT	PAPER NUMBER
HOUSTON,	TX 77024		2819	

DATE MAILED: 11/24/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/810,506	HORSKY ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Jean B Jeanglaude	2819				
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sh	eet with the correspondence at	idress			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION mail on soft ime may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by sreply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, n. a reply within the statutory minimur eriod will apply and will expire SIX (tatute, cause the application to bec	may a reply be timely filed n of thirty (30) days will be considered time 6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 2	26 March 2004.					
2a) <u></u> □	This action is FINAL . 2b)⊠	This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	on of Claims						
4)⊠ 5)□ 6)⊠ 7)□	4) Claim(s) 1-17 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-17 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9)[The specification is objected to by the Exar	niner.					
10)⊠	10) \boxtimes The drawing(s) filed on <u>26 March 2004</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)□	Replacement drawing sheet(s) including the co The oath or declaration is objected to by the	·	*	* *			
Priority u	ınder 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for force All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Busee the attached detailed Office action for a	nents have been receivenents have been receivenents have been receivenents have priority documents have reau (PCT Rule 17.2(a))	d. d in Application No been received in this National	Stage			
Attachmen	t(s)						
_	1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notic 3) Infor	e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SEr No(s)/Mail Date) Pap 3/08) 5) 🔲 Noti	er No(s)/Mail Date ce of Informal Patent Application (PToer:	O-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ohya (US patent Number 5,745,064) in view of Vogt et al. (US patent Number 5,105,193).
- 3. Regarding claims 1 and 11 Ohya discloses a two-dimensional matrix decoder and method for a digital-to-analog converter (figs. 5, 6A, 6B) comprising an array of current cells (437e, fig. 5) the cells having a current source means (451, figs. 6A, 6B; col 11, lines 40, 41, 46, 47) or a current divider means and a switching means (452, fig. 6A, 6B), all cells being activatable in a pre-determined sequence, the matrix decoder (figs. 5, 6A, 6B) [the decoders shown in fig. 5] comprising a selection means (435e, fig. 5)[the decoders in figs. 5 select the cells] outputting a first selection signal for selecting a cell, matrix logic unit (450, fig. 6A, 6B) associated with each cell for generating a control signal suitable for controlling the switching means of that cell for switching current from the current source means or current divider means of that cell to at least one of a first node or a second node, the control signal being generated depending on the first selection signal and the cell state signal (col 11, lines 28 33, 52 65). Ohya does not specifically disclose a two-dimensional matrix decoder for a digital-to-analog

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converter wherein the matrix decoder comprises a cell state signaling means outputting a cell state signal determining whether a cell comes before or after a selected cell in a predetermined sequence. However, in a related field, discloses a DAC (figs. 1, 2) that comprises array of current cells (4) in which the state of the cells are determined (col 2, lines 27 – 37)[the matrix 4 in fig. 1 comprises a plurality of cells in which the latch 14 maintains current source 8 in its existing state; the current source being part of the current cell implies that its state may be ON/OFF or a cell may come before or after a selected cell in a predetermined sequence]. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Ohya's system with that of Vogt et al.'s system in order to operate current sources in response to a digital coded input signal to produce a total analog output current of an appropriate magnitude.

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- 4. Regarding claims 2, 12, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B), wherein the selection means comprises a first decoder (431a, fig. 5) outputting a first selection signal for selecting a first set of cells, and a second decoder (431b, fig. 5) outputting a second selection signal for selecting a second set of cells. the first and second set of cells having the selected cell in common (figs. 5, 6A, 6B).
- 5. Regarding claims 3, 13, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B) wherein the first decoder (431a) is a row decoder and the first set of cells is a row of cells and the second decoder (431b) is a column decoder and the second set of cells is a column of cells.

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6. Regarding claim 4, Ohya discloses a matrix decoder (figs. 5, 6A, 6B) wherein the first node is an output node of the digital-to-analog converter and the second node is a ground node or dummy node of the digital-to-analog converter (fig. 5, 6A, 6B).

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- 7. Regarding claim 5, Ohya discloses a matrix decoder (figs. 5, 6A, 6B) wherein the first node (433) is an output node of the digital-to-analog converter and the second node (434) is a ground node or dummy node of the digital-to-analog converter (figs. 5, 6A, 6B).
- 8. Regarding claims 6, 14, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B) wherein the pre-determined sequence is such that a sequence of cells starts in the middle of the matrix and expands from the middle to the sides of the matrix (fig. 5).
- 9. Regarding claims 7, 15, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B) wherein the pre-determined sequence is such that a sequence of cells starts in the middle of the matrix and expands from the middle to the sides of the matrix (fig. 5).
- 10. Regarding claims 8, 16, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B) wherein the control signal generated by the matrix logic unit (450, figs. 6A, 6B) is suitable for controlling the switching means of that cell for switching current to either of a first, a second or a third node (figs. 5, 6A, 6B)[note the switching means in figs. 6A, 6B by the control signal of the control logic 450 that activates transistor 452].
- 11. Regarding claims 9, 17, Ohya discloses a matrix decoder and method (figs. 5, 6A, 6B) wherein the control signal generated by the matrix logic unit (450, figs. 6A, 6B) is suitable for controlling the switching means of that cell for switching current to either

of a first, a second or a third node (figs. 5, 6A, 6B)[note the switching means in figs. 6A, 6B by the control signal of the control logic 450 that activates transistor 452].

12. Regarding claim 10, Ohya discloses a digital-to-analog converter (fig. 5) comprising: an array of current cells (437, fig. 5), all cells being activatable in a predetermined sequence (fig. 5), a current source means (451, figs. 6A, 6B) or current divider means and a switching means (452, figs. 6A, 6B), and a matrix decoder (435e, fig. 5).

Conclusion

- 13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 14. Hareyama (US Patent Number 4,393,370) discloses a DAC using matrix of current sources.
- 15. Park (US patent Number 5,623,264) discloses a video DAC.
- 16. Yoshida et al. (US patent Number 5,760,725) discloses a current cell type DAC.
- 17. Ogawara (EP 0 482 842) discloses a DAC unit with improved linearity.
- 18. Nakamura et al. (US patent Number 5,327,134) discloses a DAC.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean B Jeanglaude whose telephone number is 571-272-1804. The examiner can normally be reached on Monday - Friday 7:30 A. M. - 5:00 P.M..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Tokar can be reached on 571-272-1812. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Han Surver Handlande Jean Bruner Jeanglaude

Primary Examiner November 18, 2004